

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN

ALLSTATE INSURANCE COMPANY;
ALLSTATE FIRE AND CASUALTY
INSURANCE COMPANY; and
ALLSTATE PROPERTY AND
CASUALTY INSURANCE COMPANY,

Plaintiffs,

v.

NEXTGEN PAIN ASSOCIATES &
REHABILITATION LLC; NEXTGEN
REHAB LLC; NEXTGEN DIAGNOSTICS
LLC; CARE RECOVERY LLC; METRO
MED PAIN MANAGEMENT & REHAB
PLC; ABDUL BAYDOUN; NURA
KUTOB; ALI BEYDOUN; DAOUD
FARAJ, M.D.; and HORST GRIESSER,
M.D.,

Defendants.

C.A. No. 2:20-cv-12678-SFC-KGA

NOTICE OF DISMISSAL WITH PREJUDICE AS TO DEFENDANTS
CARE RECOVERY LLC, METRO MED PAIN MANAGEMENT & REHAB
PLC, ALI BEYDOUN, DAOUD FARAJ, M.D., AND
HORST GRIESSER, M.D. ONLY

Pursuant to Fed. R. Civ. P. 41(a)(1)(A)(i), plaintiffs Allstate Insurance Company, Allstate Fire and Casualty Insurance Company, and Allstate Property and Casualty Insurance Company (collectively, “Allstate”) hereby give notice that Allstate’s Complaint (ECF No. 1) is voluntarily dismissed with prejudice as to

defendants Care Recovery LLC, Metro Med Pain Management & Rehab PLC, Ali Beydoun, Daoud Faraj, M.D., and Horst Griesser, M.D. only without costs or fees of any kind to any party pursuant to the terms of the confidential settlement agreement entered into by these parties.

Respectfully submitted,

SMITH & BRINK

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Attorneys for Plaintiffs

Dated: January 11, 2021

CERTIFICATE OF SERVICE

I, Jacquelyn A. McEttrick, counsel for Plaintiffs, hereby certify that on January 11, 2021, I electronically filed the foregoing papers with the Clerk of the Court using the ECF system, which will send notification of such filing to all counsel of record.

SMITH & BRINK

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